

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2014 REGULAR SESSION

The following bill was reported to the Senate from the House and ordered to be printed.

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ALISON LUNDERGAN GRIMES
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY

1		AN	ACT	relating to tax increment financing.
2	Be i	t enac	ted b	y the General Assembly of the Commonwealth of Kentucky:
3		→ S	ectior	1. KRS 154.30-060 is amended to read as follows:
4	(1)	The	Con	nmonwealth Participation Program for Mixed-Use Redevelopment in
5		Blig	hted I	Urban Areas is hereby established.
6	(2)	State	e part	icipation under this program shall be limited to the support of approved
7		publ	ic inf	frastructure costs and costs associated with land preparation, demolition,
8		and	cleara	ance determined to be necessary to support private investment or private
9		deve	elopm	ent projects that benefit the public, where project economics are unable to
10		supp	ort o	r secure necessary financing to undertake the public improvements, land
11		prep	aratio	on, demolition, and clearance.
12	(3)	As u	ısed i	n this section:
13		(a)	"Mi	xed-use" means a project <u>:</u>
14			<u>1.</u>	That includes at least two (2) qualified uses; or
15			<u>2.</u>	That meets the requirements established by paragraph (b)2.b. of this
16				subsection;
17		(b)	<u>1.</u>	"Qualified use" means:
18				<u>a.[1.]</u> Retail;
19				<u>b.[2.]</u> Residential;
20				<u>c.[3.]</u> Office;
21				<u>d.</u> [4.] Restaurant; or
22				<u>e.[5.]</u> Hospitality.
23			<u>2.</u>	a. Except as otherwise provided in paragraph (b)2.b. of this
24				subsection, to be a qualified use[,] the use must comprise at least
25				twenty percent (20%) of the total finished square footage of the
26				proposed project or represent twenty percent (20%) of the total
27				capital investment; and

1			b. In any location within the territory of a consolidated local
2			government or an urban-county government, a project whose
3			uses do not meet the requirements of paragraph (b)2.a. of this
4			subsection may qualify as a mixed-use project if all of the
5			following apply:
6			i. The project includes at least three (3) of the uses listed in
7			paragraph (b)1. of this subsection;
8			ii. One (1) of those uses meets the requirements of paragraph
9			(b)2.a. of this subsection; and
10			iii. The other uses, when combined, jointly comprise at least
11			twenty percent (20%) of the total finished square footage of
12			the proposed project or represent twenty percent (20%) of
13			the total capital investment; and
14		(c)	"Retail" means an establishment predominantly engaged in the sale of tangible
15			personal property subject to the tax imposed by KRS Chapter 139, but shall
16			not include restaurants.
17	(4)	To b	be considered for state participation under this program, a project shall:
18		(a)	Be located in an area that has three (3) or more of the conditions listed in KRS
19			65.7049(3)(a), or be a project described in KRS 65.7049(3)(b);
20		(b)	Be a mixed-use project;
21		(c)	Represent new economic activity in the Commonwealth;
22		(d)	Result in a capital investment between twenty million dollars (\$20,000,000)
23			and two hundred million dollars (\$200,000,000);
24		(e)	Not include any retail establishment that exceeds twenty thousand (20,000)
25			square feet of finished square footage;
26		(f)	Include pedestrian amenities and public space; and
27		(g)	Result in a net positive economic impact to the Commonwealth, taking into

1			consideration any substantial adverse impact on existing Commonwealth
2			businesses. The net positive impact shall be certified to the authority as
3			required by KRS 154.30-030(6)(b).
4	(5)	The	following costs may be recovered pursuant to this section:
5		(a)	Up to one hundred percent (100%) of approved public infrastructure costs;
6			and
7		(b)	Up to one hundred percent (100%) of expenses for land preparation,
8			demolition, and clearance necessary for the development to occur.
9	(6)	The	commission shall review the application, the certification required by KRS
10		154.	30-030, and supporting information as provided in KRS 154.30-030.
11	(7)	The	authority shall specifically identify the state taxes from which incremental
12		reve	nues will be pledged. The authority may pledge up to eighty percent (80%) of
13		the i	ncremental revenues from the identified state tax revenues from the footprint of
14		the p	project, provided that the maximum amount of incremental revenues that may
15		be p	ledged for a project during the term of the tax incentive agreement from all
16		appr	oved state taxes shall not exceed the costs and expenses determined under
17		subs	ection (5) of this section.
18	(8)	As p	part of the approval process, the authority shall determine the following:
19		(a)	The footprint of the project;
20		(b)	That the proposed project meets the requirements established by subsection
21			(4) of this section;
22		(c)	The maximum amount of approved public infrastructure costs and expenses
23			for land preparation, demolition, and clearance;
24		(d)	That the local revenues pledged to support the public infrastructure of the
25			project and local revenues pledged to support the overall project are of a
26			sufficient amount to warrant participation of the Commonwealth in the
27			project;

	1 (e) The termination date of the tax incentive agreem	ent; an
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- 2 (f) Any adjustments to be made to old revenues, in determining incremental revenues during each year of the term of the tax incentive agreement.
- 4 (9) If state income taxes or local occupational licenses taxes are included for a project
 5 that includes office space, the authority shall consider the impact of pledging these
 6 taxes on the ability to utilize other economic development projects at a later date.
- 7 (10) The pledge of state incremental tax revenues of the Commonwealth by the authority shall be implemented through the execution of a tax incentive agreement between the Commonwealth and the agency, city, or county in accordance with KRS 154.30-070.

Speaker-House of Representatives

President of Senate

Attest:

Chief Clerk of House of Representatives

Approved

Governor

Date